

REMARKS

Herein, the "Action" or "Office Action" refers to the Office Action dated 11/19/2004.

Applicant respectfully requests reconsideration and allowance of all of the claims of the application. Claims 1-17, 56-61, and 70 are presently pending. Claims amended herein are 5, 6, and 11. Claims withdrawn or cancelled herein are 18-55, 62-69, 71, and 72. New claims added herein are none.

Election of Claims

The undersigned Attorney for Applicant affirms the provisional election (without traverse) made during a phone conversation with the Examiner on October 29, 2004. Applicant expressly elects claims 1-17, 56-61, and 70. While non-elected claims 18-55, 62-69, 71, and 72 are withdrawn from consideration herein, Applicant expressly reserves the right to file one or more children or sibling applications that include the claims withdrawn here.

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Serial No.: 09/841,159
Atty Docket No.: MS1-777us
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atty: Kasey C. Christie

Formal Claim Objections

Under 37 CFR 1.75(c), the Office objects to claims 2-10, 12-15, and 57-61 as being of improper dependent form for failing to further limit the subject matter of a previous claim.

Applicant submits that the subject claims (2-10, 12-15, and 57-61) are, in fact, in a proper and commonly used dependent form. They do, indeed, further limit the subject matter of a previous claim. If they don't further limit the subject matter, then they must necessarily be identical or be broader than the claims from which they depend.

Applicant asks the Office to identify how the subject claims are identical to or broader than the claims from which they depend. If they are neither identical nor broader, then Applicant asks the Office to identify the formatting issues and do so with particularity.

Formal Claim Rejections**Claim Rejections under §112**

Under 35 USC §112, 2nd paragraph, Office rejects claims 5,6, and 11 as being indefinite for failing to particularly point out and distinctly claim the subject matter with Applicant regards as the invention.

In particular, the Office indicates that the recitation of "the amalgamating" in claims 5 and 6 lack a sufficient antecedent basis. Accordingly, Applicant amends these claims so that they depend from claim 4 which includes an "amalgamating" act.

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Furthermore, the Office indicates that the recitation of "the obtaining" in claim 11 lacks a sufficient antecedent basis. Accordingly, Applicant amends this claim to remove "the obtaining."

Substantive Claim Rejections

Claim Rejections under §§ 102 and 103

The Office rejects all of the pending claims (1-17, 56-61, and 70) under §102 and/or §103. For the reasons set forth below, the Office has not shown that the cited reference anticipate the rejected claims. For the reasons set forth below, the Office has not made a *prima facie* case showing that the rejected claims are obvious (under §103). Accordingly, Applicant respectfully requests that the rejections be withdrawn and the case be passed along to issuance.

The Office's rejections are based upon the following references:

- **Alattar:** *Alattar et al.*, US Pub. No. US 2002/0009208 (filed 4/17/2001); and/or
- **Zhao:** *Zhao et al.*, US Patent No. 6,243,480 (issued 6/5/2001).

Overview of the Application

The Application describes a technology facilitating rights enforcement of digital goods using watermarks and a fingerprinting technology for protecting digital goods by detecting collusion as a malicious attack and identifying the participating colluders. With this technology, digital goods are protected by a mechanism that detects collusion and colluders. In other words, with this

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1 technology, digital goods are protected by identifying that a digital good has had
2 its mark removed and who removed that mark. That way, piracy crimes can be
3 more effectively investigated.

4 The Application describes a technology characterized by limited BORE-
5 resistance at the protocol level. (BORE is "break once, run everywhere.") If a
6 digital pirate breaks one client and enables this client to avoid watermark
7 detection, all content (both marked/protected and unmarked/free) can be played as
8 unmarked only on that particular client. However, to enable other clients to play
9 content as unmarked, the digital pirate needs to collude the extracted detection
10 keys from many clients in order to create content that can evade watermark
11 detection on all clients.

12 The Application describes a technology that significantly improves
13 collusion resistance through a fingerprinting mechanism that can identify the
14 members of a malicious coalition even when their numbers are several orders of
15 magnitude greater than what conventional collusion-protection schemes can
16 accomplish. Consequently, the confidence level—that a marked digital good is
17 free from the effects of collusion—may be very high indeed. Each watermark
18 detection key is distinct for all clients and thus contains a fingerprint associated
19 with its corresponding client. The adversary coalition colludes their keys to create
20 the optimal estimate of the embedding watermark. However, in this scenario each
21 member of the malicious coalition leaves a fingerprint in every digital good from
22 which the estimated watermark is subtracted

23 Since, with this technology, a watermark detector uses its assigned
24 "fingerprint" (as part of the secret detection key) to detect a watermark embedded
25 in a digital good, an digital pirate (or group of such pirates) leaves her

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1 "fingerprint" when she removes (or modifies) the embedded watermark. Thus, like
2 a burglar without gloves, the digital pirate leaves her fingerprints when she
3 commits a crime.

4 Unlike conventional fingerprinting technologies, the technology described
5 by the Application does not mark each copy of the content individually. The pirate
6 marks the content when committing the crime.

7 8 Cited References

9 The Office cites **Alattar** as its reference for its anticipation-based rejections
10 and the primary references in its obviousness-based rejections. The Office cites
11 **Zhao** as its secondary reference in its obviousness-based rejection.

12 13 Alattar

14 **Alattar** describes a digital watermark technology for encoding auxiliary
15 data into a host signal are used to authenticate physical and electronic objects. One
16 method computes a content specific message dependent on the host signal,
17 encodes the content specific message into a watermark signal, and embeds the
18 watermark in the host signal such that the watermark signal is substantially
19 imperceptible in the host signal.

20 One specific implementation of **Alattar** embeds data representing salient
21 features of the host signal into the watermark. For example, for photo IDs, the
22 method embeds the spatial location of salient features of the photo into the
23 watermark. Another implementation computes a semi-sensitive hash of the host
24 signal, such as a low pass filtering of the signal, and embeds the hash into the
25

1 watermark. The watermark signal may be content dependent by making the
2 watermark key dependent on some attribute of the signal in which the watermark
3 is embedded.

4 Another approach of Alattar is to make the watermark key dependent on a
5 user or an attribute of the user.

6 Yet another approach of Alattar is to use multiple watermark components
7 and multiple watermark detection stages that help identify and screen out invalid
8 watermark signals.

9 Alattar also discloses a technology for authenticating a media object by
10 transforming a media signal to a frequency domain comprising an array of
11 frequency coefficients. It selects a first set of frequency coefficients, and alters the
12 selected first set of frequency coefficients so that values of the coefficients in the
13 set correspond to a pattern. The pattern of the media signal is authenticated by
14 comparing a pattern of the values of the frequency coefficients in the set with an
15 expected pattern.

16
17 Zhao

18 Zhao describes techniques for protecting the security of digital
19 representations, and of analog forms made from them. The techniques include
20 authentication techniques that can authenticate both a digital representation and an
21 analog form produced from the digital representation, an active watermark that
22 contains program code that may be executed when the watermark is read, and a
23 watermark agent that reads watermarks and sends messages with information
24 concerning the digital representations that contain the watermarks.

1 The authentication techniques use semantic information to produce
2 authentication information. Both the semantic information and the authentication
3 information survive when an analog form is produced from the digital
4 representation. In one embodiment, the semantic information is alphanumeric
5 characters and the authentication information is either contained in a watermark
6 embedded in the digital representation or expressed as a bar code. With the active
7 watermark, the watermark includes program code. When a watermark reader reads
8 the watermark, it may cause the program code to be executed. One application of
9 active watermarks is making documents that send messages when they are
10 operated on.

11 A watermark agent may be either a permanent resident of a node in a
12 network or of a device such as a copier or it may move from one network node to
13 another. In the device or node, the watermark agent executes code which examines
14 digital representations residing in the node or device for watermarked digital
15 representations that are of interest to the watermark agent. The watermark agent
16 then sends messages which report the results of its examination of the digital
17 representations. If the watermarks are active, the agent and the active watermark
18 may cooperate the agent may cause some or all of the code than an active
19 watermark contains to be executed.

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Anticipation Rejections

Anticipation Rejections Based upon Alattar

The Office rejects claims 1-11, 13-17, 56-61, and 70 under USC § 102(e) as being anticipated by Alattar. Applicant respectfully traverses the rejections of these claims. Based on the reasons given below, Applicant asks the Office to withdraw its rejections of these claims.

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atty: Kasey C. Christie

Claims 1, 3-6, 8, 16, 17, 56-59, and 70

In its rejection of these claims, the Office states the following on pages 5 and 6 of the Action:

19. Claims 1-11, 13-17, 56-61, 70 are rejected under 35 U.S.C. 102(e) as being anticipated by Alattar, US 2002/0009208. Referring to claims 1, 3-6, 8, 16, 17, 56-59, 70, Alattar discloses digital watermark authentication method wherein the watermarking message is combined in one of a variety of ways (Page 6, [0082]) with a random carrier signal to create a key for the embedding of the watermark message into the host signal (Page 6, [0077]-[0082]), which meets the limitation of generating a fingerprint, the fingerprint being associated with a watermark, producing a pseudorandom watermark carrier that is independent of the watermark, combining or amalgamating the carrier and the watermark to generate the fingerprint, a marker configured to embed the watermark into a digital good, and embedding the watermark into a digital good without embedding the fingerprint.

Applicant submits that the Office has not shown that each element and each feature disclosed in these claims are disclosed by Alattar. In particular, Applicant submits that Alattar does not disclose generation of a fingerprint. While Alattar discloses the generation and use of watermarks, it does not disclose the generation of a fingerprint and, indeed, never mentions fingerprints.

Specifically, independent claims 1 and 70 recites, "generating fingerprint..." and independent claim 56 recites, "a key generation entity configured to generate...fingerprints."

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1 Pages 3 and 4 of the Application discuss conventional or "classic
2 fingerprint" technology. Such technology involves uniquely marking each
3 specific copy (i.e., instance) of a particular digital good and associating each
4 uniquely marked specific copy with a "classic fingerprint." Like a fingerprint of a
5 human uniquely identifies a person (i.e., instance of human), a fingerprint of a
6 digital good uniquely identifies the specific copy (i.e., instance of a digital good)
7 of that digital good. Typically, a fingerprint of a digital good is associated with an
8 authorized licensee for the digital good. Therefore, discovery of a fingerprint in a
9 digital good leads to the authorized licensee.

10 Alattar never discusses this. It never discusses "classic fingerprinting." It
11 never mentions fingerprinting in any capacity. It never alludes to these purposes.

12 With regard to the term "fingerprinting" as used in the description of the
13 implementations, lines 8-13 on page 12 of the Application says this:

14
15 ...the term "fingerprinting" may refer to a similar, but distinctly
16 different technology [from the "classic fingerprinting" technology]. More
17 specifically, the fingerprint of [the] descriptions [of the implementations
18 herein] operates in a manner that is more analogous to the metaphor of
19 forensic investigation. It is more like gathering evidence for a crime scene
20 investigation. More specifically, it is more like gathering fingerprints to
21 help identify and catch a criminal.
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1 **Alattar** never discusses this. It never discusses "fingerprinting" in the
 2 manner described by the Application in its description of the implementations.
 3 Again, it never mentions fingerprinting in any capacity. Instead, **Alattar's**
 4 purpose is focused authorizing use of a media signal based upon watermarks.

5 As shown above, the Office cites paragraphs 77-82 on p. 6 of **Alattar** to
 6 support its position that **Alattar** discloses fingerprint generation. In particular, the
 7 Office states this (with emphasis added): "**Alattar** discloses digital watermark
 8 authentication method[s] wherein the watermarking message is combined in a
 9 variety of ways (Page 6, [0082]) with a random carrier signal to create a key for
 10 the embedding of the watermark message into the host signal (Page 6, [0077]-
 11 [0082]), which meets the limitation of generating a fingerprint."

12 Applicant fails to how the Office reaches its conclusion ("which meets the
 13 limitation of generating a fingerprint") based upon the preceding facts. Since
 14 **Alattar** never expresses any concern or suggests the desirability of associating
 15 specific instances of a media signal with an identifying code (e.g., a fingerprint),
 16 Applicant submits that **Alattar** can not be reasonably construed generate a
 17 fingerprint.

18 In addition to being non-anticipatory, Applicant submits that **Alattar** does
 19 not provide objective evidence in order to support a combination with another (as
 20 of yet, unidentified) reference for the purpose of obviating these claims. **Alattar**
 21 never suggests, teaches, discloses, or provides any reason that would motivate one
 22 skilled in the art to employ fingerprint or forensic technology in association with
 23 its watermarks.
 24
 25

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1 As shown above, **Alattar** does not disclose all of the claimed elements and
2 features of these claims. Accordingly, Applicant asks the Office to withdraw its
3 rejection of these claims.

4
5 Claims 2-17

6 These claims ultimately depend upon independent claim 1. As discussed
7 above, claim 1 is allowable.

8 In addition to its own merits, each of these dependent claims is allowable
9 for the same reasons that its base claim is allowable. Applicant submits that the
10 Office withdraw the rejection of each of these dependent claims because its base
11 claim is allowable.

12
13 Claims 57-61

14 These claims ultimately depend upon independent claim 56. As discussed
15 above, claim 56 is allowable.

16 In addition to its own merits, each of these dependent claims is allowable
17 for the same reasons that its base claim is allowable. Applicant submits that the
18 Office withdraw the rejection of each of these dependent claims because its base
19 claim is allowable.

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Obviousness Rejections

Lack of *Prima Facie* Case of Obviousness (MPEP § 2142)

Applicant disagrees with the Office's obviousness rejections. Arguments presented herein point to various aspects of the record to demonstrate that all of the criteria set forth for making a *prima facie* case have not been met.

Based upon Alattar and Zhao

The Office rejects claim 12 under USC § 103(a) as being unpatentable over Alattar as modified by Zhao. Applicant respectfully traverses the rejection of this claim. Applicant asks the Office to withdraw its rejection of this claim.

Claim 12

This claim ultimately depends upon independent claim 1. As discussed above, claim 1 is allowable.

In addition to its own merits, this dependent claim is allowable for the same reasons that its base claim is allowable. Applicant submits that the Office withdraw the rejection of this dependent claim because its base claim is allowable.

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Dependent Claims

In addition to its own merits, each dependent claim is allowable for the same reasons that its base claim is allowable. Applicant submits that the Office withdraw the rejection of each dependent claim where its base claim is allowable.

Conclusion

All pending claims are in condition for allowance. Applicant respectfully requests reconsideration and prompt issuance of the application. If any issues remain that prevent issuance of this application, the Office is urged to contact the undersigned attorney before issuing a subsequent Action.

Respectfully Submitted,

Dated: 3-14-05By: 

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